## **EXHIBIT "A"**

## SUMMARY OF ALLEGATIONS AGAINST ABDULLAH AL RAJHI

This chart collects the allegations against Abdullah Al Rajhi that are scattered through the following filings:

- THIRD AMENDED CONSOLIDATED MASTER COMPLAINT, Ashton v. Al Qaeda Islamic Army ["Ashton"], (02-CV-6977);
- COMPLAINT, Barrera v. Al Qaeda Islamic Army ["Barrera"], (03-CV-7036);
- AMENDED COMPLAINT, Burnett v. Al Baraka Inv. & Dev. Corp., (03-CV-5738); THIRD AMENDED COMPLAINT, Burnett v. Al Baraka Inv. & Dev. Corp., (03-CV-9849) [collectively, "Burnett"];
- FIRST AMENDED COMPLAINT, Continental Cas. Co. v. Al Qaeda ["Cont'l Cas."], (04-CV-5970);
- COMPLAINT, Euro Brokers Inc. v. Al Baraka Inv. & Dev. Corp. ["Euro Brokers"], (04-CV-7279);
- FIRST AMENDED COMPLAINT, Federal Ins. v. Al Qaida ["Fed. Ins."], (03-CV-6978);
- FIRST AMENDED COMPLAINT, New York Marine & Gen. Ins. Co. v. Al Qaida ["NYMAGIC"], (04-CV-6105);
- CONSOLIDATED FIRST AMENDED MASTER COMPLAINT, Salvo v. Al Qaeda Islamic Army ["Salvo"], (03-CV-5071);
- AMENDED COMPLAINT, Tremsky v. Osama bin Laden ["Tremsky"], (02-CV-7300);
- COMPLAINT, World Trade Cent. Prop. LLC v. Al Baraka Inv. & Dev. Corp. ["WTCP"], (04-CV-7280);
- RICO STATEMENT APPLICABLE TO DEFENDANTS SULAIMAN ABDULAZIZ AL RAJHI, ABDULLAH SULAIMAN AL RAJHI AND SALEH ABDULAZIZ AL RAJHI, Cont'l Cas. ["Cont'l Cas. RICO"];
- RICO STATEMENT APPLICABLE TO SULAIMAN BIN ABDUL AZIZ AL RAJHI, SALEH ABDUL AZIZ AL RAJHI, ABDULLAH SULAIMAN AL-RAJHI AND KHALID SULAIMAN AL-RAJHI, Euro Brokers ["Euro Brokers RICO"];
- AMENDED RICO STATEMENT APPLICABLE TO SULEIMAN ABDEL AZIZ AL RAJHI, SALEH ABDULAZIZ AL-RAJHI, AND ABDULLAH SULEIMAN AL-RAJHI, Fed. Ins. ["Fed. Ins. RICO"]; and
- RICO STATEMENT APPLICABLE TO SULAIMAN BIN ABDUL AZIZ AL RAJHI, SALEH ABDUL AZIZ AL RAJHI, ABDULLAH SULAIMAN AL-RAJHI AND KHALID SULAIMAN AL-RAJHI, WTCP ["WTCP RICO"].

Row	Cite to Allegation	Allegation Made	Legal Insufficiency
1	Ashton ¶ 562;	"Co-conspirators, agents, aiders and abettors of the	Conclusory allegations are
	Barrera ¶ 566;	AL RAJHI banking scheme to fund or otherwise	insufficient to state a
	accord Burnett¶	materially support terrorism include: [numerous	claim. In re Sept. 11th,
	87; Cont'l Cas. ¶	Defendants including Abdullah Al Rajhi]. All of	349 F. Supp. 2d at 832-33.
	360; <i>Salvo</i> ¶ 358;	these Defendants do business in and have a	Conclusory allegations
	Tremsky $\P$ 54;	significant business presence in the United States,	cannot be relied upon to
	<i>WTCP</i> ¶ 134.	including but not limited to, through AL	establish a <i>prima facie</i>
		WATANIA POULTRY, one of the World's	case for personal
		largest poultry businesses, and through Defendants	jurisdiction. <i>Id.</i> at 804.
		MAR-JAC POULTRY, INC., MAR-JAC	
		INVESTMENTS, INC. and PIEDMONT	
		POULTRY. They are also material sponsors of	
		international terrorism."	
2	Fed. Ins. ¶ 66.	"[Numerous defendants including Abdullah Al	Conclusory allegations are
		Rajhi] have aided and abetted, conspired with, and	insufficient to state a
		provided material support and resources to,	claim. In re Sept. 11th,
		defendant al Qaida and/or affiliated FTOs,	349 F. Supp. 2d at 832-33.
		associations, organizations or persons, as	
		described herein."	
3	<i>NYMAGIC</i> $\P$ 45.	"[Numerous defendants including Abdullah Al	Conclusory allegations are
		Rajhi] have aided and abetted, conspired with, and	insufficient to state a
		provided material support and resources to,	claim. In re Sept. 11th,

Row	Cite to Allegation	Allegation Made	Legal Insufficiency
		defendant al Qaida and/or affiliated FTOs,	349 F. Supp. 2d at 832-33.
		associations, organizations or persons."	
4	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
	RICO ¶ 5(b) table;	Rajhi] conspired to support terrorism and to	insufficient to state a
	accord Cont'l Cas	obfuscate the roles of the various participants and	claim. In re Sept. 11th,
	RICO ¶ 5(b); <i>Fed.</i>	conspirators in Radical Muslim Terrorism, which	349 F. Supp. 2d at 832-33.
	Ins. RICO ¶ 5(b)	conspiracy culminated in the September 11, 2001	
	table; WTCP RICO	Attacks."	
	¶ 5(b) table.	((D) D C 1 ( ' 1 1' A1 1 11 1 A1	G 1 11 2
5	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
	RICO ¶ 5(b) table;	Rajhi] used banking and financial operations to	insufficient to state a
	accord Cont'l Cas.	knowingly and intentionally provide financial	claim. In re Sept. 11th,
	RICO $\P$ 5(b); Fed.	services and materially support to al Qaeda and its	349 F. Supp. 2d at 832-33.
	Ins. RICO ¶ 5(b)	members, as well as organizations which it knew were providing material support to the Enterprise."	
	table; <i>WTCP</i> RICO ¶ 5(b) table.	were providing material support to the Enterprise.	
6	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
U	RICO ¶ 5(b) table;	Rajhi] undertook the above-named actions as part	Conclusory allegations are insufficient to state a
	accord Cont'l Cas.	of a conspiracy to commit murder and arson, in	claim. In re Sept. 11th,
	RICO ¶ 5(b); <i>Fed</i> .	that they knew that the Enterprise in which they	349 F. Supp. 2d at 832-33.
	<i>Ins.</i> RICO ¶ 5(b)	were participating, Radical Muslim Terrorism,	349 1 . Supp. 2d at 632 33.
	table; WTCP RICO	planned to and would commit an act of deadly	
	¶ 5(b) table.	aggression against the United States in the near	
	He (e) there.	future, using the resources and support it	
		supplied."	
7	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
	RICO ¶ 5(b) table;	Rajhi] agreed to form and associate itself with the	insufficient to state a
	accord Cont'l Cas.	Enterprise and agreed to commit more that two	claim. In re Sept. 11th,
	RICO ¶ 5(b); <i>Fed</i> .	predicate acts, i.e., multiple acts of murder and	349 F. Supp. 2d at 832-33.
	<i>Ins.</i> RICO ¶ 5(b)	arson, in furtherance of a pattern of racketeering	
	table; WTCP RICO	activity in connection with the Enterprise."	
	¶ 5(b) table.		
8	Cont'l Cas. RICO	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
	$\P 5(c)$ .	Rajhi] utilized interstate and international faxes,	insufficient to state a
		telephones, wire transfers and transmissions, and	claim. In re Sept. 11th,
		the United States and international mails to	349 F. Supp. 2d at 832-33.
		facilitate, provide financial and material support	
		and provide substantial assistance to Al Qaeda.	
		The financial support and assistance provided to al	
		Qaeda by [numerous Defendants including	
		Abdullah Al Rajhi] assisted the business and	
		financial transactions in which al Qaeda engaged to further its operations and purposes. Al Qaeda	
		relied upon [numerous Defendants including	
		Abdullah Al Rajhi] to generate material support to	
		continue its terrorist operations and to conceal the	
		nature and extent of financial assistance provided	
		to al Qaeda. These activities assisted al Qaeda's	
		ability to plan over a number of years, orchestrate,	
		and ultimately carry out the Attack that injured	
		plaintiffs. The creation and maintenance of a	
		financial network is essential to al Qaeda."	
9	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
	RICO ¶ 5(f);	Rajhi] consistently, evenly [sic] constantly,	insufficient to state a

Row	Cite to Allegation	Allegation Made	Legal Insufficiency
	accord Cont'l Cas.	laundered money, filed false tax returns, and	claim. In re Sept. 11th,
	RICO ¶¶ 5(f), 6(f);	otherwise impeded and impaired the	349 F. Supp. 2d at 832-33.
	Fed. Ins. RICO ¶	administration of the tax laws as part of their	
	5(f); WTCP RICO	scheme to conduit money to terrorists, and yet	
	¶ 5(f).	obfuscates their support of Radical Muslim	
		Terrorism. The SAAR Network Entities	
		controlled by these defendants routinely moved	
		around millions of dollars between them, with no	
		innocent explanation for the layers of transactions	
		taking place other than to obfuscate the fact that	
		this money was going through these companies to	
		offshore, untraceable banks on the Isle of Man, the	
		Bahamas, and other locations, ultimately to	
		support the Enterprise [Numerous Defendants	
		including Abdullah Al Rajhi] directed funds	
		through a series of other entities over which they	
		had influence until those funds ultimately reached	
		a shell company in the Isle of Man, where they	
		could no longer be tracked by federal authorities.	
		These transactions bear all of the hallmarks of	
		money laundering in support of terrorism. Such	
		money laundering, the filing of false tax returns,	
		and tax evasion were all in furtherance of a	
		conspiracy to commit murder and arson which	
40	E D 1	culminated in the September 11, 2001 Attacks."	G 1 11 11
10	Euro Brokers	"The predicate acts relate to each other as part	Conclusory allegations are
	RICO ¶ 5(g);	of a common plan because each act of money	insufficient to state a
	accord Cont'l Cas.	laundering and tax evasion allowed [numerous	claim. In re Sept. 11th,
	RICO ¶ 5(g); <i>Fed.</i>	Defendants including Abdullah Al Rajhi] to	349 F. Supp. 2d at 832-33.
	Ins. RICO ¶ 5(g);	surreptitiously provide funds to terrorist	
	WTCP RICO ¶	organizations, including al Qaeda, which	
	5(g).	conspiracy culminated in the September 11, 2001 Attacks."	
11	Euro Buokana		Conclusions allegations are
11	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are insufficient to state a
	RICO ¶ 6(b);	Rajhi] fit neatly into [the Al Qaeda] framework by	
	accord Cont'l Cas. RICO ¶ 6(b); Fed.	facilitating the transfer of money for and providing funding to and otherwise providing material	claim. In re Sept. 11th,
			349 F. Supp. 2d at 832-33.
	Ins. RICO ¶ 6(b); WTCP RICO ¶	support for the members of the Enterprise who engaged in the Attack by engaging in a course of	
	6(b).	conduct that including money laundering and tax	
	0(0).	evasion Al Qaeda relies upon a global	
		network of banks, financial institutions and	
		charities, including the SAAR Network Entities	
		associated with [numerous Defendants including	
		Abdullah Al Rajhi] and illegal activities (including	
		narcotics trafficking) to generate material support	
		to continue its terrorist operations. "	
12	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
	RICO ¶ 6(d);	Rajhi are] associated with the Enterprise."	insufficient to state a
	accord Cont'l Cas.	g and associates an the Emerprise.	claim. In re Sept. 11th,
	RICO ¶ 6(d); <i>Fed</i> .		349 F. Supp. 2d at 832-33.
	<i>Ins.</i> RICO ¶ 6(d);		
	WTCP RICO ¶		
	6(d).		
13	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
			, , , , , , , , , , , , , , , , , , , ,

Row	Cite to Allegation	Allegation Made	Legal Insufficiency
	RICO ¶ 6(e);	Rajhi are] member[s] of the Enterprise, and [are]	insufficient to state a
	accord Cont'l Cas.	separate and distinct from the Enterprise."	claim. <i>In re Sept. 11th</i> ,
	RICO ¶ 6(e); <i>Fed. Ins.</i> RICO ¶ 6(e);		349 F. Supp. 2d at 832-33.
	WTCP RICO ¶		
	6(e).		
14	Euro Brokers	"[Numerous Defendants including Abdullah Al	Conclusory allegations are
	RICO ¶ 6(f);	Rajhi] intended to further the Attack and adopted	insufficient to state a claim. <i>In re Sept. 11th</i> ,
	accord Fed. Ins. RICO ¶ 6(f);	the goal of furthering and/or facilitating that criminal endeavor, which criminal activity	349 F. Supp. 2d at 832-33.
	WTCP RICO 6(f).	culminated in the September 11, 2001 Attacks."	3191. Supp. 2d at 032 33.
15	Euro Brokers	"The pattern of racketeering activity conducted by	Conclusory allegations are
	RICO ¶ 7; accord	[numerous Defendants including Abdullah Al	insufficient to state a
	Cont'l Cas. RICO	Rajhi] is separate from the existence of al Qaeda	claim. <i>In re Sept. 11th</i> ,
	¶ 7; <i>Fed. Ins.</i> RICO ¶ 7; <i>WTCP</i> RICO ¶	and Radical Muslim Terrorism, but was a necessary component to the September 11, 2001	349 F. Supp. 2d at 832-33.
	7.	Attacks."	
16	Euro Brokers	"[T]he racketeering activity conducted by	Conclusory allegations are
	RICO ¶ 8; accord	[numerous Defendants including Abdullah Al	insufficient to state a
	Cont'l Cas. RICO § 8; Fed. Ins. RICO	Rajhi] furthers and facilitates that international terrorist and criminal activity, which culminated in	claim. <i>In re Sept. 11th</i> , 349 F. Supp. 2d at 832-33.
	¶ 8; WTCP RICO¶	the September 11, 2001 Attacks."	34) 1. Supp. 2d at 032 33.
	8.	•	
17	Euro Brokers	"The Enterprise and the racketeering activities	Conclusory allegations are
	RICO ¶ 10; accord Cont'l Cas. RICO	conducted by [numerous Defendants including	insufficient to state a claim. <i>In re Sept. 11th</i> ,
	¶ 10; Fed. Ins.	Abdullah Al Rajhi] relies heavily on the American interstate system of commerce for banking,	349 F. Supp. 2d at 832-33.
	RICO ¶ 10; WTCP	financing, supplies, communications, and virtually	0 13 11 Supp. 20 at 602 601
	RICO ¶ 10.	all essential commercial functions, and in that	
10	E D 1	matter affects interstate commerce."	C 1 11 .:
18	Euro Brokers RICO ¶ 14; accord	"[Numerous Defendants including Abdullah Al Rajhi] laundered funds from Islamic charities and	Conclusory allegations are insufficient to state a
	Cont'l Cas. RICO	financial institutions, including the so-called	claim. In re Sept. 11th,
	¶ 14; Fed. Ins.	charities and corporations, and facilitated the	349 F. Supp. 2d at 832-33.
	RICO ¶ 14; WTCP	transfer of money through witting and unwitting	
	RICO ¶ 14.	institutions They also relied heavily on certain imams at mosques who were willing to	
		divert the zakat, the mandatory charitable	
		contributions required of Muslims	
		The camps were able to operate only because of the worldwide network of recruiters, travel	
		facilitators, and document forgers who vetted	
		recruits and helped them get in and out of	
		Afghanistan in preparation for the September 11,	
		2001 Attacks. None of this would have been	
		possible without the funds and sponsorship supplied by participants and conspirators including	
		[numerous Defendants including Abdullah Al	
		Rajhi]. Indeed, the Enterprise would not have	
		been successful without the enthusiastic	
		participation of all of the conspirators, including [numerous Defendants including Abdullah Al	
		Rajhi]. In order to identify individuals willing,	
		able, and trained to carry out the September 11,	

Row	Cite to Allegation	Allegation Made	Legal Insufficiency
		2001 Attacks, al Qaeda needed to select from a	
		vast pool of recruits and trainees, which pool	
		would not have been available to it without the	
		assistance provided by [numerous Defendants	
		including Abdullah Al Rajhi]. [Numerous	
		Defendants including Abdullah Al Rajhi], with	
		knowledge and intent, agreed to the overall	
		objectives of the enterprise or conspiracy, and	
		agreed to commit at least two predicate acts and all	
		agreed to participate in the conspiracy, either	
		expressly or impliedly. [Numerous Defendants including Abdullah Al Rajhi] with knowledge and	
		intent, agreed to and did aid and abet all of the	
		above illegal activities, RICO predicate acts, and	
		RICO violations."	
19	Cont'l Cas. RICO	"[Numerous Defendants' (including Abdullah Al	Conclusory allegations are
17	Statement ¶ 16.	Rajhi)] uninterrupted financial and material	insufficient to state a
	д	support of terrorism, mail fraud, wire fraud, money	claim. In re Sept. 11th,
		laundering, and substantial assistance, enabled the	349 F. Supp. 2d at 832-33.
		Enterprise to plan, orchestrate, and carry out the	
		Attack that injured plaintiffs. Therefore, the	
		conduct of [numerous Defendants including	
		Abdullah Al Rajhi] proximately resulted in the	
		Attack. Plaintiffs suffered injury to their property	
		by reason of the above conduct of [numerous	
		Defendants including Abdullah Al Rajhi]."	
20	Euro Brokers	"Abdullah Sulaiman Al-Rajhi is General Manager	Allegations based upon
	RICO Ex. A;	of the Al-Rajhi Banking & Investment Corp., and	affiliation with a dismissed
	accord Cont'l Cas.	member of its executive committee, and is	defendant must be
	RICO Ex. A, at 11; Fed. Ins. RICO Ex.	inextricably tied to the actions of Al Rajhi Banking	dismissed. In re Sept.
	A, at 13; <i>WTCP</i>	and Investment Corporation as alleged above and in previous court filings. In addition, he was	11th, 349 F. Supp. 2d at 832-33. Conclusory
	RICO Ex. A.	President of Aradi, Inc., located at the same	allegations are insufficient
	RICO LA. 71.	address as SAAR, 555 Grove Street in Herndon,	to state a claim. <i>Id.</i> at
		Virginia. Through Abdullah Sulaiman Al-Rajhi,	832-33. Allegations of
		the Safa Group had access to a bank and banking	affiliation with entities
		officials for purposes of producing checks	alleged to have U.S.
		purportedly paid for SAAR's charitable purposes	contacts will not sustain
		but which actually went towards the benefit of the	personal jurisdiction. Id.
		Enterprise."	at 820-21. There is "no
			basis for a bank's liability
			for injuries funded by
			money passing through it
			on routine banking
			business" and Plaintiffs
			have failed to state a claim
			against the Al Rajhi Bank. <i>Id.</i> at 833. An officer
			cannot be liable for
			conduct for which the
			Bank cannot be liable.
L			Bank cannot be nable.